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3 SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
4 300 South Grand Avenue, Suite 3400  
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6 JONATHAN L. FRANK \*admitted *pro hac vice*  
7 PATRICK G. RIDEOUT \*admitted *pro hac vice*  
8 SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
9 4 Times Square  
10 New York, New York 10036  
Telephone: (212) 735-3000  
Facsimile: (212) 735-2000  
Email: [jonathan.frank@skadden.com](mailto:jonathan.frank@skadden.com)  
[patrick.rideout@skadden.com](mailto:patrick.rideout@skadden.com)

**11** Attorneys for Defendant  
CREDIT ACCEPTANCE CORPORATION

1 **DECLARATION OF DOUGLAS A. SMITH**

2 1. I am an attorney admitted to practice before the courts of the State of  
3 California and have been admitted to this Court. I am an associate in the law firm of  
4 Skadden, Arps, Slate, Meagher & Flom LLP, which is counsel of record for Defendant  
5 Credit Acceptance Corporation (“CAC”) in the above-captioned matter. I submit this  
6 declaration in support of CAC’s “Application to the Clerk to Tax Costs.” I make this  
7 declaration based on my own personal knowledge, and if called upon to do so, could and  
8 would testify competently thereto.

9 2. Attached as **Exhibit 1** is a true and correct copy of invoices from First Legal  
10 Network LLC for Fees for Service of Process (\$1,819.05) and Paid Witness Fees  
11 (\$75.00) totaling \$1,894.05. The line items CAC seeks to recover have been highlighted  
12 in yellow.

13 3. Attached as **Exhibit 2** is a true and correct copy of invoices from Veritext  
14 and Personal Court Reporters, Inc. for deposition services totaling \$50,674.00. The line  
15 items CAC seeks to recover have been highlighted in yellow.

16 4. Attached as **Exhibit 3** is a true and correct copy of a report listing all filings  
17 submitted as courtesy copies to Judges’ chambers including 268 separate docket entries  
18 (totaling 8117 pages). The cost of reproduction was calculated at \$0.15 per pages,  
19 resulting in a total cost of reproduction of \$1,217.55.

20  
21 I declare under penalty of perjury under the laws of the State of California and the  
22 United States of America that the foregoing is true and correct.

23 Executed on January 19, 2018, in Los Angeles, California.

26 By: /s/ Douglas A. Smith

27 Douglas A. Smith  
28 Attorney for Defendant  
CREDIT ACCEPTANCE CORPORATION

# Exhibit 1



## First Legal Network LLC

P.O. BOX 743451 LOS ANGELES, CA 90074-3451

TAX ID# 27-3093840

## INVOICE

10084526	81112
10084526	81112
3/31/17	

SKADDEN, ARPS, SLATE, MEAGHER & FLOM  
ATTN: KAROLEEN TSHABOURIAN  
300 SOUTH GRAND AVE SUITE 3400  
LOS ANGELES, CA 90071

BILLING/PAYMENT QUESTIONS  
CLIENT CARE (877) 350-8698

Customer No. / Invoice No.			Period Ending	Amount Due	Ref	Charges	Total
Date	Order No.	Svc	Service Detail				
3/21/17	3289625	SDP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-CV-07490-SJO SERVE @ BIRD MARELLA Signed: NEW ADDRESS: 3289876	BRIAN HOPPER 1875 CENTURY PARK EAST LOS ANGELES CA 90067 Case Title: WESTLAKE V CREDIT ADVANCE FEES Ref: 022180-76 ✓	Base Chg : 119.25 Fuel Chg : 10.73		129.98
3/21/17	3289672	FSP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-cv-07490-SJO(MR 3.30.17 Signed: Personal	David Ball 83500 US Highway 111 INDIO CA 92201 Case Title: Westlake Services LL Advance WF \$40 ✓ Ref: 022180-76	Base Chg : 194.00 Adv/Wit Ck: 40.00		234.00
3/21/17	3289876	BSD	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-CV-07490-SJO ADVANCE FEES Signed: BRIAN HOPPER	BRIAN HOPPER 2775 Mesa Verde Dr. COSTA MESA CA 92626 Case Title: WESTLAKE V CREDIT Ref: 022180-76 ✓	Base Chg : 136.50 Fuel Chg : 12.29 Adv/Wit Ck: 86.00		234.79

Continued

# INVOICE PAYMENT DUE UPON RECEIPT

## First Legal Network LLC



P.O. BOX 743451 LOS ANGELES, CA 90074-3451

TAX ID# 27-3093840

SKADDEN, ARPS, SLATE, MEAGHER & FLOM  
ATTN: KAROLEEN TSHABOURIAN  
300 SOUTH GRAND AVE SUITE 3400  
LOS ANGELES, CA 90071

BILLING/PAYMENT QUESTIONS  
CLIENT CARE (877)350-8698

## INVOICE

Invoice No.	Customer No.
10084526	81112
Invoice Date	3/31/17

Date	Order No.	Svc	Customer No.	Invoice No.	Period Ending	Amount Due	Service Detail		Charges	Total
							Comments	Case Title		
3/23/17	3292484	FSP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-cv-07490-SJO (M *PLEASE SERVE TODAY, Signed: DYLAN BRENNAN	81112	10084526	3/31/17		BALL AUTOMOTIVE 73-32 HIGHWAY 111 PALM DESERT CA 92260 Comment: 2 attempts Case Title: WESTLAKE SERVICES/CR IF POSSIBLE Ref: 022180-76 ✓	Base Chg : 194.00 Addt'l Chgs: 97.00 Adv/Wit Ck: 120.00	411.00
3/23/17	3292486	FSP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-cv-07490-SJO (M *PLEASE SERVE TODAY, Signed: Personal				DAVID BALL 83500 US HIGHWAY 111 INDIO CA 92201 Comment: 3 attempts Case Title: WESTLAKE SERVICES/CR IF POSSIBLE Ref: 022180-76 ✓	Base Chg : 194.00 Addt'l Chgs: 194.00	388.00	
3/23/17	3292489	FSP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-cv-07490-SJO (M *PLEASE SERVE TODAY, Signed: Personal				DAVID BALL 83500 US HIGHWAY 111 INDIO CA 92201 Comment: RELATED PROCESS Case Title: WESTLAKE SERVICES/CR IF POSSIBLE Ref: 022180-76 ✓	Base Chg : 38.75	38.75	
3/24/17	3293719	FSP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-cv-07490-SJO (M *PLEASE SERVE TODAY, Signed: Close				DAVID BALL 49597 Jordan St. INDIO CA 92201 Comment: 2 attempts Case Title: WESTLAKE SERVICES/CR IF POSSIBLE Ref: 022180-76 ✓	Base Chg : 194.00 Addt'l Chgs: 97.00	291.00	

Continued

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**First Legal Network LLC**

P.O. BOX 743451 LOS ANGELES, CA 90074-3451

TAX ID# 27-3093840

SKADDEN, ARPS, SLATE, MEAGHER & FLOM  
ATTN: KAROLEEN TSHABOURIAN  
300 SOUTH GRAND AVE SUITE 3400  
LOS ANGELES, CA 90071

Invoice No.	Customer No.
10084526	81112
Invoice Date	Total Due
3/31/17	

BILLING/PAYMENT QUESTIONS  
CLIENT CARE (877)350-8698

			Customer No.	Invoice No.	Period Ending	Amount Due	Page No.		
Date	Orig No.	Svc		81112	10084526	3/31/17		5	
3/24/17	3293721	FSP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-cv-07490-SJO (M *PLEASE SERVE TODAY, Signed: Close	DAVID BALL 49597 Jordan St. INDIO CA 92201 Comment: RELATED PROCESS Case Title: WESTLAKE SERVICES/CR IF POSSIBLE Ref: 022180-76	Base Chg	38.75	38.75		
PROCESS-FORWARD SAME DAY									

**INVOICE PAYMENT DUE UPON RECEIPT**



First Legal Network LLC

#15561

P.O. BOX 743451 LOS ANGELES, CA 90074-3451

TAX ID# 27-3093840

**INVOICE**

SKADDEN, ARPS, SLATE, MEAGHER & FLOM  
 ATTN: KAROLEEN TSHABOURIAN  
 300 SOUTH GRAND AVE SUITE 3400  
 LOS ANGELES, CA 90071

BILLING/PAYMENT QUESTIONS  
 BILLING DEPT (213) 213-2631

10071424	81112
	12/31/16

81112	10071424	12/31/16	1
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12/20/16	3219602	BIM	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15CV07490 Personal only Signed: Greg Poppe	Greg Poppe 2333 N. Broadway SANTA ANA CA 92706 Comment: 2 attempts Case Title: Westlake v Credit Ac Ref: 022180-76 DOUG SMITH	Base Chg : 109.25 Addt'l Chgs: 54.62 Fuel Chg : 9.83 Adv/Wit Ok: 75.00	248.70
12/20/16	3219650	IMP	SKADDEN ARPS SLATE MEAGHER & FLOM 300 SOUTH GRAND AVENUE LOS ANGELES CA 90071-3144 Caller: Shannon Cooper Case No.: 2:15-cv-07490 Signed: Eugene Leydiker, agent	Nowcom Corporation 4751 WILSHIRE BLVD STE 115 LOS ANGELES CA 90010 Case Title: Westlake Services, L Ref: 022180-76	Base Chg : 114.75 Fuel Chg : 10.33 Adv/Wit Ok: 47.00	172.08

JAN 19 '17 AM 10:24

ACCOUNTING-LA 0

**INVOICE PAYMENT DUE UPON RECEIPT**

# Exhibit 2

**Veritext Corp  
Western Region**

707 Wilshire Boulevard, Suite 3500  
Los Angeles CA 90017  
Tel. 877-955-3855 Fax. 949-955-3854  
Fed. Tax ID: 20-3132569



**Bill To:** Patrick G. Rideout, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2866521  
**Invoice Date:** 1/30/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services Llc, Et Al v. Credit Acceptance Corporation	<b>Client Matter #:</b>	022180-76
<b>Job #:</b>	2516069   Job Date: 1/19/2017   Delivery: Normal		
<b>Billing Atty:</b>	Patrick G. Rideout, Esq.		
<b>Location:</b>	Bienenshock Court Reporters 30800 Telegraph Road   Suite 2925   Bingham Farms, MI 48025		
<b>Sched Atty:</b>	Timothy B Yoo, Esq   Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg		

Witness	Description	Units	Quantity	Price	Amount
Douglas Wesley Busk	Certified Transcript	Page	314.00	\$3.50	\$1,099.00
	Rough Draft	Page	314.00	\$1.50	\$471.00
	Exhibits Scanned-Searchable - OCR	Per Page	449.00	\$0.35	\$157.15
	Electronic Delivery and Handling	Package	1.00	\$25.00	\$25.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$1,752.15
				<b>Payment:</b>	(\$1,752.15)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <http://www.veritext.com/services/all-services/services-information>

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Chicago IL 60694-1303

**Invoice #:** CA2866521  
**Job #:** 2516069  
**Invoice Date:** 1/30/2017  
**Balance:** \$0.00

**Veritext Corp  
Western Region**

707 Wilshire Boulevard, Suite 3500  
Los Angeles CA 90017  
Tel. 877-955-3855 Fax. 949-955-3854  
Fed. Tax ID: 20-3132569



**Bill To:** Jonathan L. Frank  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2869949  
**Invoice Date:** 1/31/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services LLC, Et Al v. Credit Acceptance Corporation	<b>Client Matter #:</b>	022180-76
<b>Job #:</b>	2516068   Job Date: 1/18/2017   Delivery: Normal		
<b>Billing Atty:</b>	Jonathan L. Frank		
<b>Location:</b>	Bienenstock Court Reporters 30800 Telegraph Road   Suite 2925   Bingham Farms, MI 48025		
<b>Sched Atty:</b>	Timothy B Yoo, Esq   Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg		

Witness	Description	Units	Quantity	Price	Amount
Jeffrey Michael Brock	Certified Transcript	Page	209.00	\$3.50	\$731.50
	Exhibits - Color	Per Page	18.00	\$1.50	\$27.00
	Exhibits	Per Page	369.00	\$0.65	\$239.85
	Rough Draft	Page	209.00	\$1.50	\$313.50
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$1,441.85
				<b>Payment:</b>	(\$1,441.85)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2869949  
**Job #:** 2516068  
**Invoice Date:** 1/31/2017  
**Balance:** \$0.00

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Western Region**

707 Wilshire Boulevard, Suite 3500  
Los Angeles CA 90017  
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Fed. Tax ID: 20-3132569



**Bill To:** Douglas A. Smith, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
300 S Grand Ave, Suite 3400  
Los Angeles, CA, 90071

**Invoice #:** CA2882251  
**Invoice Date:** 2/15/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2514019   Job Date: 2/8/2017   Delivery: Daily		
<b>Billing Atty:</b>	Douglas A. Smith, Esq.		
<b>Location:</b>	Skadden Arps Slate Meagher & Flom LLP 300 S. Grand Ave   Suite 3200, Room 3246   Los Angeles, CA 90071		
<b>Sched Atty:</b>	Douglas A. Smith, Esq.   Skadden Arps Slate Meagher & Flom, LLP		

Witness	Description	Units	Quantity	Price	Amount
Ian Anderson 30(b)(6)	Original with 1 Certified Transcript	Page	315.00	\$11.05	\$3,480.75
	Exhibits	Per Page	245.00	\$0.65	\$159.25
	Realtime Services	Page	315.00	\$1.65	\$519.75
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$4,289.75
				<b>Payment:</b>	(\$4,289.75)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

**TERMS:** Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <http://www.veritext.com/services/all-services/services-information>

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**Invoice #:** CA2882251  
**Job #:** 2514019  
**Invoice Date:** 2/15/2017  
**Balance:** \$0.00

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Western Region**

707 Wilshire Boulevard, Suite 3500  
Los Angeles CA 90017  
Tel. 877-955-3855 Fax. 949-955-3854  
Fed. Tax ID: 20-3132569



**Bill To:** Wandy Liu  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2882308  
**Invoice Date:** 2/15/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2514013   Job Date: 2/9/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Wandy Liu		
<b>Location:</b>	Skadden Arps Slate Meagher & Flom LLP  300 S. Grand Ave   Suite 3200, Room 3246   Los Angeles, CA 90071		
<b>Sched Atty:</b>	Douglas A. Smith, Esq.   Skadden Arps Slate Meagher & Flom, LLP		

Witness	Description	Units	Quantity	Price	Amount
Chris Urban	Original with 1 Certified Transcript	Page	188.00	\$8.40	\$1,579.20
	Exhibits	Per Page	195.00	\$0.65	\$126.75
	Realtime Services	Page	188.00	\$1.65	\$310.20
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$2,146.15
				<b>Payment:</b>	(\$2,146.15)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

**TERMS:** Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <http://www.veritext.com/services/all-services/services-information>

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**Invoice #:** CA2882308  
**Job #:** 2514013  
**Invoice Date:** 2/15/2017  
**Balance:** \$0.00

**Veritext Corp  
Western Region**

707 Wilshire Boulevard, Suite 3500  
Los Angeles CA 90017  
Tel. 877-955-3855 Fax. 949-955-3854  
Fed. Tax ID: 20-3132569



**Bill To:** Patrick G. Rideout, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2894007  
**Invoice Date:** 2/27/2017  
**Balance Due:** \$0.00

**Case:** Westlake Services LLC, Et Al v. Credit Acceptance Corporation  
**Job #:** 2533935 | Job Date: 2/15/2017 | Delivery: Normal  
**Billing Atty:** Patrick G. Rideout, Esq.  
**Location:** Bienenstock Court Reporters  
30800 Telegraph Road | Suite 2925 | Bingham Farms, MI  
48025  
**Sched Atty:** Ray Seilie | Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg

Witness	Description	Units	Quantity	Price	Amount
Daniel A. Ulatowski	Certified Transcript	Page	330.00	\$3.50	\$1,155.00
	Exhibits - Color	Per Page	1.00	\$1.50	\$1.50
	Exhibits	Per Page	461.00	\$0.65	\$299.65
	Realtime Services	Page	330.00	\$1.65	\$544.50
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>					<b>Invoice Total:</b> \$2,130.65 <b>Payment:</b> (\$2,130.65) <b>Credit:</b> \$0.00 <b>Interest:</b> \$0.00 <b>Balance Due:</b> \$0.00
TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <a href="http://www.veritext.com/services/all-services/services-information">http://www.veritext.com/services/all-services/services-information</a>					

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**Invoice #:** CA2894007  
**Job #:** 2533935  
**Invoice Date:** 2/27/2017  
**Balance:** \$0.00

**Veritext Corp  
Western Region**

707 Wilshire Boulevard, Suite 3500  
Los Angeles CA 90017  
Tel. 877-955-3855 Fax. 949-955-3854  
Fed. Tax ID: 20-3132569



**Bill To:** Zack Faigen **Invoice #:** CA2903082  
Skadden Arps Slate Meagher & Flom LLP **Invoice Date:** 3/8/2017  
300 S Grand Ave, Suite 3400 **Balance Due:** \$0.00  
Los Angeles, CA, 90071

**Case:** Westlake Services LLC, Et Al v. Credit Acceptance Corporation  
**Job #:** 2539657 | Job Date: 3/7/2017 | Delivery: Normal  
**Billing Atty:** Zack Faigen  
**Location:** Veritext Chicago  
1 N Franklin St, Suite 3000 | Chicago, IL 60606  
**Sched Atty:** Timothy B Yoo, Esq | Bird Marella Boxer Wolpert Nessim  
Drooks & Lincenberg

Witness	Description	Units	Quantity	Price	Amount
Peter Zura	Veritext Virtual Participants	1	1.00	\$195.00	\$195.00
<b>Notes:</b>					<b>Invoice Total:</b> \$195.00
					<b>Payment:</b> (\$195.00)
					<b>Credit:</b> \$0.00
					<b>Interest:</b> \$0.00
					<b>Balance Due:</b> \$0.00

TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <http://www.veritext.com/services/all-services/services-information>

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**Invoice #:** CA2903082  
**Job #:** 2539657  
**Invoice Date:** 3/8/2017  
**Balance:** \$0.00

**Veritext Corp  
Western Region**

707 Wilshire Boulevard, Suite 3500  
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Tel. 877-955-3855 Fax. 949-955-3854  
Fed. Tax ID: 20-3132569



**Bill To:** Wandy Liu  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2907070  
**Invoice Date:** 3/14/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services LLC, Et Al v. Credit Acceptance Corporation	<b>Client Matter #:</b>	022180-76
<b>Job #:</b>	2539657   Job Date: 3/7/2017   Delivery: Normal		
<b>Billing Atty:</b>	Wandy Liu		
<b>Location:</b>	Veritext Chicago 1 N Franklin St, Suite 3000   Chicago, IL 60606		
<b>Sched Atty:</b>	Timothy B Yoo, Esq   Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg		

<b>Witness</b>	<b>Description</b>	<b>Units</b>	<b>Quantity</b>	<b>Price</b>	<b>Amount</b>
Peter Zura	Certified Transcript	Page	55.00	\$3.50	\$192.50
	Exhibits	Per Page	116.00	\$0.65	\$75.40
	Realtime Services	Page	55.00	\$1.65	\$90.75
	Rough Draft	Page	55.00	\$1.50	\$82.50
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$571.15
				<b>Payment:</b>	(\$571.15)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2907070  
**Job #:** 2539657  
**Invoice Date:** 3/14/2017  
**Balance:** \$0.00

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**Bill To:** Wandy Liu  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2910800  
**Invoice Date:** 3/16/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2552079   Job Date: 3/10/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Wandy Liu		
<b>Location:</b>	Skadden Arps Slate Meagher & Flom LLP 300 S. Grand Ave   Suite 3400   Los Angeles, CA 90071		
<b>Sched Atty:</b>	Douglas A. Smith, Esq.   Skadden Arps Slate Meagher & Flom, LLP		

Witness	Description	Units	Quantity	Price	Amount
Rufas Hankey	Original with 1 Certified Transcript	Page	282.00	\$9.45	\$2,664.90
	Exhibits	Per Page	284.00	\$0.65	\$184.60
	Realtime Services	Page	282.00	\$4.95	\$1,395.90
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$45.00	\$45.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$4,370.40
				<b>Payment:</b>	(\$4,370.40)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2910800  
**Job #:** 2552079  
**Invoice Date:** 3/16/2017  
**Balance:** \$0.00

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**Bill To:** Douglas A. Smith, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
300 S Grand Ave, Suite 3400  
Los Angeles, CA, 90071

**Invoice #:** CA2915107  
**Invoice Date:** 3/21/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2558896   Job Date: 3/13/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Douglas A. Smith, Esq.		
<b>Location:</b>	Veritext Las Vegas 2250 S Rancho Dr   Ste 195   Las Vegas, NV 89102		
<b>Sched Atty:</b>	Zack Faigen   Skadden Arps Slate Meagher & Flom, LLP		

<b>Witness</b>	<b>Description</b>	<b>Units</b>	<b>Quantity</b>	<b>Price</b>	<b>Amount</b>
Perry Leventhal	Original with 1 Certified Transcript	Page	233.00	\$9.45	\$2,201.85
	Attendance Fee	1	1.00	\$200.00	\$200.00
	Exhibits	Per Page	285.00	\$0.65	\$185.25
	Realtime Services	Page	233.00	\$1.95	\$454.35
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$3,171.45
				<b>Payment:</b>	(\$3,171.45)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2915107  
**Job #:** 2558896  
**Invoice Date:** 3/21/2017  
**Balance:** \$0.00

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**Bill To:** Wandy Liu  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2925311  
**Invoice Date:** 3/29/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2573399   Job Date: 3/27/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Wandy Liu		
<b>Location:</b>	Skadden Arps Slate Meagher & Flom LLP 300 S. Grand Ave   Suite 3400   Los Angeles, CA 90071		
<b>Sched Atty:</b>	Zack Faigen   Skadden Arps Slate Meagher & Flom, LLP		

Witness	Description	Units	Quantity	Price	Amount
Jonathan Eyraud	Original with 1 Certified Transcript	Page	159.00	\$9.45	\$1,502.55
	Exhibits	Per Page	301.00	\$0.65	\$195.65
	Realtime Services	Page	159.00	\$4.95	\$787.05
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00

<b>Notes:</b>	<b>Invoice Total:</b>	\$2,615.25
	<b>Payment:</b>	(\$2,615.25)
	<b>Credit:</b>	\$0.00
	<b>Interest:</b>	\$0.00
	<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2925311  
**Job #:** 2573399  
**Invoice Date:** 3/29/2017  
**Balance:** \$0.00

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**Bill To:** Jonathan L. Frank  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2926968  
**Invoice Date:** 3/31/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services LLC, Et Al v. Credit Acceptance Corporation	<b>Client Matter #:</b>	022180-76
<b>Job #:</b>	2574062   Job Date: 3/22/2017   Delivery: Normal		
<b>Billing Atty:</b>	Jonathan L. Frank		
<b>Location:</b>	Bienenstock Court Reporters 30800 Telegraph Road   Suite 2925   Bingham Farms, MI 48025		
<b>Sched Atty:</b>	Timothy B Yoo, Esq   Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg		

Witness	Description	Units	Quantity	Price	Amount
Charles A. Pearce	Certified Transcript	Page	94.00	\$3.50	\$329.00
	Exhibits	Per Page	315.00	\$0.65	\$204.75
	Realtime Services	Page	94.00	\$1.65	\$155.10
	Rough Draft	Page	94.00	\$1.50	\$141.00
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$959.85
				<b>Payment:</b>	(\$959.85)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2926968  
**Job #:** 2574062  
**Invoice Date:** 3/31/2017  
**Balance:** \$0.00

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**Bill To:** Patrick G. Rideout, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
300 S Grand Ave, Suite 3400  
Los Angeles, CA, 90071

**Invoice #:** CA2929648  
**Invoice Date:** 4/3/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2573400   Job Date: 3/28/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Patrick G. Rideout, Esq.		
<b>Location:</b>	Skadden Arps Slate Meagher & Flom LLP 300 S. Grand Ave   Suite 3400   Los Angeles, CA 90071		
<b>Sched Atty:</b>	Skadden Arps Slate Meagher & Flom, LLP		

Witness	Description	Units	Quantity	Price	Amount
Mark Vazquez	Original with 1 Certified Transcript	Page	358.00	\$9.45	\$3,383.10
	Exhibits	Per Page	522.00	\$0.65	\$339.30
	Exhibit - Multimedia Duplication		2.00	\$25.00	\$50.00
	Realtime Services	Page	358.00	\$3.30	\$1,181.40
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$45.00	\$45.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$5,078.80
				<b>Payment:</b>	(\$5,078.80)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2929648  
**Job #:** 2573400  
**Invoice Date:** 4/3/2017  
**Balance:** \$0.00

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**Bill To:** Wandy Liu  
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4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA2931177  
**Invoice Date:** 4/5/2017  
**Balance Due:** \$0.00

**Case:** Westlake Services LLC, Et Al v. Credit Acceptance Corporation  
**Job #:** 2579621 | Job Date: 3/30/2017 | Delivery: Normal  
**Billing Atty:** Wandy Liu  
**Location:** Veritext Chicago  
1 North Franklin Street | Suite 3000 | Chicago, IL 60606  
**Sched Atty:** Timothy B Yoo, Esq | Bird Marella Boxer Wolpert Nessim  
Drooks & Lincenberg

Witness	Description	Units	Quantity	Price	Amount
Jeffrey Canfield	Certified Transcript	Page	74.00	\$3.50	\$259.00
	Exhibits	Per Page	85.00	\$0.65	\$55.25
	Realtime Services	Page	74.00	\$1.65	\$122.10
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$566.35
				<b>Payment:</b>	(\$566.35)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA2931177  
**Job #:** 2579621  
**Invoice Date:** 4/5/2017  
**Balance:** \$0.00

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**Bill To:** Patrick G. Rideout, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA3010042  
**Invoice Date:** 6/21/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services LLC, et al v. Credit Acceptance Corporation	<b>Client Matter #:</b>	022180-76
<b>Job #:</b>	2634881   Job Date: 6/15/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Patrick G. Rideout, Esq.		
<b>Location:</b>	Bienenshock Court Reporters 30800 Telegraph Road   Suite 2925   Bingham Farms, MI 48025		
<b>Sched Atty:</b>	Ray Seilie   Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg		

Witness	Description	Units	Quantity	Price	Amount
Michael Knoblauch	Certified Transcript	Page	179.00	\$6.30	\$1,127.70
	Exhibits	Per Page	139.00	\$0.65	\$90.35
	Realtime Services	Page	179.00	\$1.65	\$295.35
	Rough Draft	Page	179.00	\$1.50	\$268.50
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$1,911.90
				<b>Payment:</b>	(\$1,911.90)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <http://www.veritext.com/services/all-services/services-information>

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**Invoice #:** CA3010042  
**Job #:** 2634881  
**Invoice Date:** 6/21/2017  
**Balance:** \$0.00

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**Bill To:** Douglas A. Smith, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
300 S Grand Ave, Suite 3400  
Los Angeles, CA, 90071

**Invoice #:** CA3030217  
**Invoice Date:** 7/13/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2650264   Job Date: 7/6/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Douglas A. Smith, Esq.		
<b>Location:</b>	Skadden Arps 4 Times Square   38th Floor   New York, NY 10036		
<b>Sched Atty:</b>	Jason Russell, Esq.   Skadden Arps Slate Meagher & Flom, LLP		

<b>Witness</b>	<b>Description</b>	<b>Units</b>	<b>Quantity</b>	<b>Price</b>	<b>Amount</b>
Robert Stoll	Original with 1 Certified Transcript	Page	307.00	\$8.95	\$2,747.65
	Attendance Fee - Per Session	1	2.00	\$50.00	\$100.00
	Exhibits - Color	Per Page	20.00	\$1.50	\$30.00
	Exhibits	Per Page	617.00	\$0.65	\$401.05
	Realtime Services	Page	307.00	\$1.95	\$598.65
	Rough Draft	Page	307.00	\$1.75	\$537.25
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$45.00	\$45.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00

**Notes:**

**Invoice Total:** \$4,539.60  
**Payment:** (\$4,539.60)  
**Credit:** \$0.00  
**Interest:** \$0.00  
**Balance Due:** \$0.00

TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <http://www.veritext.com/services/all-services/services-information>

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**Invoice #:** CA3030217  
**Job #:** 2650264  
**Invoice Date:** 7/13/2017  
**Balance:** \$0.00

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Fed. Tax ID: 20-3132569



**Bill To:** Patrick G. Rideout, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA3040322  
**Invoice Date:** 7/24/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	# 022180-76
<b>Job #:</b>	2654601   Job Date: 7/13/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Patrick G. Rideout, Esq.		
<b>Location:</b>	Bird Marella 1875 Century Park East Flr 23   Los Angeles, CA 90067		
<b>Sched Atty:</b>	Ray Seilie   Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg		

<b>Witness</b>	<b>Description</b>	<b>Units</b>	<b>Quantity</b>	<b>Price</b>	<b>Amount</b>
Marsha J. Courchane, Ph.D.	Certified Transcript	Page	298.00	\$5.85	\$1,743.30
	Exhibits - Color	Per Page	8.00	\$1.50	\$12.00
	Exhibits	Per Page	385.00	\$0.65	\$250.25
	Realtime Services	Page	298.00	\$1.85	\$551.30
	Litigation Package	1	1.00	\$55.00	\$55.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$2,696.85
				<b>Payment:</b>	(\$2,696.85)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult <http://www.veritext.com/services/all-services/services-information>

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**Invoice #:** CA3040322  
**Job #:** 2654601  
**Invoice Date:** 7/24/2017  
**Balance:** \$0.00

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**Bill To:** Wandy Liu  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA3040325  
**Invoice Date:** 7/24/2017  
**Balance Due:** \$0.00

**Case:** Westlake Services, LLC v. Credit Acceptance Corporation  
**Job #:** 2656294 | Job Date: 7/18/2017 | Delivery: Expedited  
**Billing Atty:** Wandy Liu  
**Location:** Skadden Arps Slate Meagher & Flom, LLP  
300 S Grand Ave, Suite 3400 | Los Angeles, CA 90071  
**Sched Atty:** Zack Faigen | Skadden Arps Slate Meagher & Flom, LLP

**Billing #:** CAC 022180-76  
**Client Matter #:** 022180-76

<b>Witness</b>	<b>Description</b>	<b>Units</b>	<b>Quantity</b>	<b>Price</b>	<b>Amount</b>
David Ball	Original with 1 Certified Transcript	Page	170.00	\$9.45	\$1,606.50
	Exhibits	Per Page	222.00	\$0.65	\$144.30
	Realtime Services	Page	170.00	\$3.30	\$561.00
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$45.00	\$45.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$2,436.80
				<b>Payment:</b>	(\$2,436.80)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Bill To:** James A. Keyte  
Skadden Arps Slate Meagher & Flom LLP  
4 Times Sq, 45th Floor  
New York, NY, 10036

**Invoice #:** CA3040360  
**Invoice Date:** 7/24/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	022180-76
<b>Job #:</b>	2654603   Job Date: 7/17/2017   Delivery: Expedited		
<b>Billing Atty:</b>	James A. Keyte		
<b>Location:</b>	Skadden Arps Slate Meagher & Flom LLP 300 S. Grand Ave   Suite 3400   Los Angeles, CA 90071		
<b>Sched Atty:</b>	Julian C. Burns   Bird Marella Boxer Wolpert Nessim Drooks & Lincenberg		

Witness	Description	Units	Quantity	Price	Amount
Andrew R. Dick, Ph.D.	Certified Transcript	Page	338.00	\$6.25	\$2,112.50
	Realtime Services	Page	338.00	\$1.85	\$625.30
	Litigation Package	1	1.00	\$55.00	\$55.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Scanning (Color)		16.00	\$0.75	\$12.00
	Exhibits Scanned-Searchable - OCR	Per Page	711.00	\$0.35	\$248.85
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$3,138.65
				<b>Payment:</b>	(\$3,138.65)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA3040360  
**Job #:** 2654603  
**Invoice Date:** 7/24/2017  
**Balance:** \$0.00

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Western Region**

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Tel. 877-955-3855 Fax. 949-955-3854  
Fed. Tax ID: 20-3132569



**Bill To:** Douglas A. Smith, Esq.  
Skadden Arps Slate Meagher & Flom LLP  
300 S Grand Ave, Suite 3400  
Los Angeles, CA, 90071

**Invoice #:** CA3043202  
**Invoice Date:** 7/25/2017  
**Balance Due:** \$0.00

<b>Case:</b>	Westlake Services, LLC v. Credit Acceptance Corporation	<b>Client Matter #:</b>	CAC 022180-76
<b>Job #:</b>	2656308   Job Date: 7/19/2017   Delivery: Expedited		
<b>Billing Atty:</b>	Douglas A. Smith, Esq.		
<b>Location:</b>	Skadden Arps Slate Meagher & Flom, LLP 300 S Grand Ave, Suite 3400   Los Angeles, CA 90071		
<b>Sched Atty:</b>	Zack Faigen   Skadden Arps Slate Meagher & Flom, LLP		

Witness	Description	Units	Quantity	Price	Amount
Donald R. House Sr., Ph.D.	Original with 1 Certified Transcript	Page	422.00	\$9.45	\$3,987.90
	Surcharge - Extended Hours	Hour	1.50	\$75.00	\$112.50
	Exhibits	Per Page	320.00	\$0.65	\$208.00
	Realtime Services	Page	422.00	\$3.30	\$1,392.60
	Litigation Package	1	1.00	\$45.00	\$45.00
	Production & Processing	1	1.00	\$50.00	\$50.00
	Shipping & Handling	Package	1.00	\$35.00	\$35.00
<b>Notes:</b>				<b>Invoice Total:</b>	\$5,831.00
				<b>Payment:</b>	(\$5,831.00)
				<b>Credit:</b>	\$0.00
				<b>Interest:</b>	\$0.00
				<b>Balance Due:</b>	\$0.00

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**Invoice #:** CA3043202  
**Job #:** 2656308  
**Invoice Date:** 7/25/2017  
**Balance:** \$0.00



# INVOICE

Invoice No.	Invoice Date	Job No.
96714	7/18/2017	105390
Job Date	Case No.	
7/7/2017	2:15-CV-07490 SJO (MRWX)	
Case Name		
West Lake Services, LLC vs. Credit Acceptance Corporation		
Payment Terms		
Due upon receipt		

CERTIFIED TRANSCRIPT:

David Hricik

1,671.15

EXPEDITE OF ORIGINAL TRANSCRIPT:

David Hricik

1,030.15

**TOTAL DUE >>> \$2,701.30**

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Tax ID: 95-4838903

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Patrick G. Rideout  
Skadden, Arps, Slate, Meagher & Flom LLP and  
Affiliates  
Four Times Square  
New York NY 10036

Job No. : 105390 BU ID : Outside  
Case No. : 2:15-CV-07490 SJO (MRWX)  
Case Name : West Lake Services, LLC vs. Credit Acceptance  
Corporation  
Invoice No. : 96714 Invoice Date : 7/18/2017  
**Total Due : \$ 2,701.30**

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# INVOICE



Patrick G. Rideout  
Skadden Slate Meagher & Flom, LLP  
Four Times Square  
New York NY 10036

Invoice No.	Invoice Date	Job No.		
95410	6/21/2017	103458		
Job Date	Case No.			
6/13/2017	2:15-CV-07490			
Case Name				
West Lake Services, LLC vs. Credit Acceptance Corporation				
Payment Terms				
Due upon receipt				

CERTIFIED TRANSCRIPT:

Keith McCluskey

973.00

**TOTAL DUE >>>**

**\$973.00**

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Tax ID: 95-4838903

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Patrick G. Rideout  
Skadden Slate Meagher & Flom, LLP  
Four Times Square  
New York NY 10036

Job No. : 103458 BU ID : Wes - Out  
Case No. : 2:15-CV-07490  
Case Name : West Lake Services, LLC vs. Credit Acceptance Corporation  
Invoice No. : 95410 Invoice Date : 6/21/2017  
**Total Due : \$973.00**

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**Van Nuys CA 91411**

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Billing Address:

Zip: Card Security Code:

Amount to Charge:

Cardholder's Signature:

Email:

# Exhibit 3

<b>Credit Acceptance Corp.'s Courtesy Copies Provided to Chambers</b>	
1	2015-10-21 Dkt 010 K. Minnick Notice of Appearance
2	2015-10-21 Dkt 011 Steven Sunshine Pro Hac Vice Application
3	2015-10-21 Dkt 011-1 Steven Sunshine Pro Hac Vice Application Proposed Order
4	2015-10-21 Dkt 012 Julia York Pro Hac Vice Application
5	2015-10-21 Dkt 012-1 Julia York Pro Hac Vice Application Proposed Order
6	2015-10-23 Dkt 015 MOTION TO DISMISS
7	2015-10-23 Dkt 015-1 CAC Kevin Minnick Declaration ISO Motion to Dismiss
8	2015-10-23 Dkt 015-2 CAC [Proposed] Order Granting Motion to Dismiss
9	2015-10-23 Dkt 016 CAC FCRP 7.1 Disclosure Statement
10	2015-10-23 Dkt 017 CAC Form 7.1-1 Certification and Notice of Interested Parties
11	2015-10-29 Dkt 018 Application and Proposed Order re Sammi PHV
12	2015-11-09 Dkt 022 CAC's REPLY ISO Motion to Dismiss
13	2015-12-17 Dkt 026-2 CAC Response to Ex Parte App. for Extension of Time
14	2016-02-12 Dkt 032 Defendants' Opposition to Ex Parte Application for Extension of Time
15	2016-02-29 Dkt 038 MOTION TO DISMISS FAC
16	2016-02-29 Dkt 038-1 Decl of K. Minnick
17	2016-02-29 Dkt 038-2 Proposed Order
18	2016-03-14 Dkt 040 REPLY ISO MOTION TO DISMISS
19	2016-04-25 Dkt 045 ANSWER TO FAC
20	2016-04-25 Dkt 047 J. Russell Appearance
21	2016-04-25 Dkt 048 C. Roth Appearance
22	2016-04-25 Dkt 049 D. Smith Appearance
23	2016-04-28 Dkt 051 CORRECTED ANSWER TO FAC
24	2016-11-02 Dkt 65 Notice of Withdrawal of Carl Roth for Def CAC
25	2016-11-02 Dkt 67 Notice of Withdrawal of James Pak for Def CAC
26	2016-11-18 Dkt 073-0 PHV Application for Patrick Rideout
27	2016-11-18 Dkt 073-1 Good Standing Cert - Rideout
28	2016-11-18 Dkt 073-2 Proposed Order
29	2016-11-30 Dkt 075 PHV Application for James A. Keyte
30	2016-11-30 Dkt 076 PHV Application for Jonathan L. Frank
31	2016-12-02 Dkt 077 Notice of Withdrawal of Steven C. Sunshine as Counsel of Record for CAC
32	2016-12-08 Dkt 079 Notice of Withdrawal of Julia York for CAC
33	2016-12-23 Dkt 82 Defendant's Motion to Exclude Westlake's Expert Testimony
34	2016-12-23 Dkt 83 Defendant's Ex Parte Application for Expedited Briefing and Hearing Schedule
35	2016-12-23 Dkt 84 Declaration of Douglas A. Smith ISO Motion to Exclude Expert Testimony and Ex Parte Application
36	2016-12-29 Dkt 089 REPLY
37	2016-12-29 Dkt 089-1 DECLARATION OF SMITH
38	2016-12-29 Dkt 089-2.EXS NOS 18 and 19
39	2017-03-01 Dkt 097 Stipulation Regarding Answering Credit Acceptance's Interrogatory Nos. 8-15, 17, And 18, And Westlake's Interrogatory No. 5
40	2017-03-08 Dkt 099 CAC's Notice of Motion and Motion for Evidentiary Sanctions
41	2017-03-08 Dkt 099-01 [Proposed] Order Granting CAC's Notice of Motion and Motion for Evidentiary Sanctions
42	2017-03-08 Dkt 100 Joint Stipulation to CAC's Notice of Motion and Motion for Evidentiary Sanctions
43	2017-03-08 Dkt 100-01 Redacted Declaration of Douglas Smith to Joint Stipulation to CAC's Notice of Motion and Motion for Evidentiary Sanctions
44	2017-03-08 Dkt 100-02 Redacted Declaration of Julian Burns to Joint Stipulation to CAC's Notice of Motion and Motion for Evidentiary Sanctions

<b>Credit Acceptance Corp.'s Courtesy Copies Provided to Chambers</b>	
45	2017-03-08 Dkt 100-03 Declaration of Michael Kunkel to Joint Stipulation to CAC's Notice of Motion and Motion for Evidentiary Sanctions
46	2017-03-08 Dkt 100-04 Declaration of Kyle Menger to Joint Stipulation to CAC's Notice of Motion and Motion for Evidentiary Sanctions
47	2017-03-08 Dkt 100-05 Declaration of Jeremy Waugh to Joint Stipulation to CAC's Notice of Motion and Motion for Evidentiary Sanctions
48	2017-03-08 Dkt 105 Application to file Joint Stipulation and other Documents Under Seal
49	2017-03-08 Dkt 105-1 REDACTED Joint Stipulation ISO Application to File Under Seal
50	2017-03-08 Dkt 105-2 REDACTED Declaration of Douglas Smith ISO Application to File Under Seal
51	2017-03-08 Dkt 105-3 REDACTED Declaration of Julian Burns ISO Application to File Under Seal
52	2017-03-08 Dkt 105-5 Proof of Service of Application to File Under Seal and all Supporting Documents
53	2017-03-08 Dkt 106 Under Seal Declaration of Douglas Smith (with exhibits) ISO Application to file Joint Stipulation and other Documents Under Seal
54	2017-03-08 Dkt 106-1 Under Seal Joint Stipulation re Credit Acceptance Corporation's Motion for Evidentiary Sanctions
55	2017-03-08 Dkt 106-2 Under Seal Exhibit 14 to the Declaration of Douglas Smith ISO Joint Stipulation re Credit Acceptance Corporation's Motion for Evidentiary Sanctions
56	2017-03-08 Dkt 106-3 Under Seal Exhibit A to the Declaration of Julian Burns to Joint Stipulation re Credit Acceptance Corporation's Motion for Evidentiary Sanctions
57	2017-03-15 Dkt 111 with NEF UNDER SEAL Joint Stipulation Regarding Credit Acceptance Corporation's Motion for Evidentiary Sanctions
58	2017-03-15 Dkt 112 with NEF UNDER SEAL Exhibit 14 to the Declaration of Douglas A. Smith In Support of Credit Acceptance's Motion for Evidentiary Sanctions
59	2017-03-15 Dkt 113 with NEF UNDER SEAL Exhibit A to the Declaration of Julian C. Burns In Opposition to Credit Acceptance Corporation's Motion for Evidentiary Sanctions
60	2017-03-15 Dkt 115-0 Defendant's Supplemental Memorandum re Plaintiff's Motion to Compel
61	2017-03-15 Dkt 115-1 Declaration of Douglas Smith ISO Supplemental Memorandum re Plaintiff's Motion to Compel
62	2017-03-15 Dkt 116-0 Redacted Defendant's Supplemental Memorandum In Support of Its Motion for Evidentiary Sanctions
63	2017-03-15 Dkt 116-1 Redacted Declaration of Douglas A. Smith In Support of Defendant's Supplemental Memorandum In Support of Its Motion for Evidentiary Sanctions
64	2017-03-15 Dkt 117-0 Defendant's Application to File Under Seal re Supplemental Memorandum and Exhibits to Declaration of Douglas A. Smith
65	2017-03-15 Dkt 117-1 [Proposed] Order Granting Defendant's Application to File Under Seal re Supplemental Memorandum and Exhibits to Declaration of Douglas A. Smith
66	2017-03-16 Dkt 118-0&1 UNDER SEAL Declaration of Douglas A. Smith re Sealed Supplemental Memorandum and Exhibits to Declaration
67	2017-03-16 Dkt 118-2 UNDER SEAL Supplemental Memorandum In Support of Credit Acceptance's Motion for Evidentiary Sanctions
68	2017-03-16 Dkt 118-3 UNDER SEAL - Exhibits 19 and 20 to Declaration of Douglas A. Smith ISO Supplemental Memorandum
69	2017-03-16 Dkt 118-4 UNDER SEAL - Proof of Service of Sealed Declaration of Douglas A. Smith
70	2017-03-16 Dkt 124 UNDER SEAL Defendant's Supplemental Memorandum ISO Motion for Evidentiary Objections
71	2017-03-16 Dkt 125 UNDER SEAL Exhibits 19 and 20 to Declaration of Douglas Smith ISO Defendant's Supplemental Memorandum ISO Motion for Evidentiary Objections
72	2017-03-20 Dkt 126-0 CAC Opp'n to WL ex parte application for a second ext of time to complete fact discovery

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73	2017-03-20 Dkt 126-1 Smith Declaration ISO Opposition to ex parte app
74	2017-03-27 Dkt 128 CAC's Request for Leave to File Notice of Supplemental Facts Relevant to Motion for Evidentiary Sanctions
75	2017-03-27 Dkt 129 Application to File Under Seal CAC's Request for Leave to File Notice of Supplemental Facts Relevant to Motion for Evidentiary Sanctions, etc
76	2017-03-27 Dkt 129-01 [Proposed] Order Granting Application to File Under Seal CAC's Request for Leave to File Notice of Supplemental Facts
77	2017-03-27 Dkt 129-02 CAC's REDACTED Request for Leave to File Notice of Supplemental Facts Relevant to Motion for Evidentiary Sanctions, etc
78	2017-03-27 Dkt 129-03 CAC's REDACTED Declaration of Douglas A. Smith ISO CAC's Notice of Supplemental Facts Relevant to Motion for Evidentiary Sanctions, etc
79	2017-03-27 Dkt 131 Sealed Declaration ISO Application to File Under Seal CAC's Request for Leave to File Notice of Supplemental Facts Relevant to Motion, etc
80	2017-03-27 Dkt 132 CAC's SEALED Request for Leave to File Notice of Supplemental Facts Relevant to Motion for Evidentiary Sanctions
81	2017-03-27 Dkt 133 CAC's SEALED Declaration of Douglas A. Smith ISO Request for Leave to File Notice of Supplemental Facts Relevant to Motion for Evidentiary Sanctions
82	2017-04-19 Dkt 143 CAC's Notice of Motion and Motion to Exclude Ball and Hopper ISO Joint Stipulation
83	2017-04-19 Dkt 143-1 [Proposed] Order Granting CAC's Motion to Exclude Ball and Hopper
84	2017-04-19 Dkt 144 REDACTED Joint Stipulation ISO Motion to Exclude Witnesses
85	2017-04-19 Dkt 144-1 REDACTED Declaration of Douglas Smith ISO Joint Stipulation
86	2017-04-19 Dkt 145 Application for Leave to File Joint Stipulation Under Seal
87	2017-04-19 Dkt 145-1 [Proposed] Order Granting Application to file Under Seal
88	2017-04-19 Dkt 145-2 Redacted Joint Stipulation ISO Application
89	2017-04-19 Dkt 145-3 Redacted Declaration of Douglas Smith ISO Application
90	2017-04-19 Dkt 146 SEALED Declaration of Douglas A. Smith ISO Application
91	2017-04-19 Dkt 146-1 Ex 1 - Mar 8, 2017 Email to SEALED Declaration of Douglas Smith
92	2017-04-19 Dkt 146-2 Ex 2 - Mar 15, 2017 Email to SEALED Declaration of Douglas Smith
93	2017-04-19 Dkt 146-3 Ex 3 - Apr 18-19, 2017 Email to SEALED Declaration of Douglas Smith
94	2017-04-19 Dkt 146-5 Ex 5 - UNREDACTED Joint Stipulation In Support of Motion to Exclude Witnesses
95	2017-04-19 Dkt 146-6 Ex 6 - UNREDACTED Exhs 3, 8 and 15 to Declaration of Douglas Smith
96	2017-04-19 Dkt 146-8 Proof of Service of SEALED Declaration
97	2017-04-24 Dkt 147 Def's REDACTED Opposition to Westlake's Motion to Modify Scheduling Order
98	2017-04-24 Dkt 147-1 REDACTED Declaration of Douglas A. Smith ISO Def's Opposition to Westlake's Motion to Modify Scheduling Order
99	2017-04-24 Dkt 147-2 REDACTED Request for Judicial Notice ISO Def's Opposition to Westlake's Motion to Modify Scheduling Order
100	2017-04-24 Dkt 147-3 [Proposed] Order Granting Def's Request for Judicial Notice ISO Def's Opposition to Westlake's Motion to Modify Scheduling Order
101	2017-04-24 Dkt 148 Def's REDACTED Opposition to Westlake's Motion for Review of Magistrate Order
102	2017-04-24 Dkt 148-1 REDACTED Declaration of Douglas A. Smith ISO Def's Opposition to Westlake's Motion for Review of Magistrate Order
103	2017-04-24 Dkt 149 Def's Application for Leave to File Various Documents Under Seal
104	2017-04-24 Dkt 149-1 [Proposed] Order Granting Def's Application for Leave to File Various Documents Under Seal
105	2017-04-24 Dkt 150 SEALED Declaration of Douglas A. Smith ISO Application to File Under Seal

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106	2017-04-24 Dkt 150-1 Email Dated April 24, 2017 to SEALED Declaration of Douglas A. Smith ISO Application to File Under Seal
107	2017-04-24 Dkt 150-2 UNREDACTED Opposition to Westlake's Motion for Review of Magistrate Order, etc
108	2017-04-24 Dkt 150-3 UNREDACTED Opposition to Westlake's Motion to Modify Scheduling Order
109	2017-04-24 Dkt 150-4 UNREDACTED Ex. 4 to Decl of Douglas Smith ISO Opposition to Magistrate Review Motion
110	2017-04-24 Dkt 150-5 UNREDACTED Exs. 2 and 5-7 to Dec. of Douglas Smith ISO Opposition to Motion to Modify Scheduling Order
111	2017-04-24 Dkt 150-6 UNREDACTED Request for Judicial Notice
112	2017-04-24 Dkt 150-7 Proof of Service
113	2017-04-25 Dkt 153 CAC_CD Order re hearing on 3-29-17
114	2017-04-25 Dkt 155 SEALED CAC's Opposition to Westlake's Motion for Review of Magistrate Order re Discovery Motions
115	2017-04-25 Dkt 156 SEALED CAC's Opposition to Westlake's Motion to Modify Scheduling Order, For Leave to File Second Amended Complaint, etc
116	2017-04-25 Dkt 157 SEALED Exhibit 4 to the Declaration of Douglas A. Smith in Support of Opposition to Motion for Review of Magistrate Order re Discovery Motions
117	2017-04-25 Dkt 158 SEALED Exhibits 2 and 5-7 to the Declaration of Douglas A. Smith in Support of Opposition to Motion to Modify Scheduling Order, For Leave to File, etc
118	2017-04-25 Dkt 159 SEALED Request for Judicial Notice in Support of Opposition to Westlake's Motion for Leave to File Second Amended Complaint
119	2017-04-26 Dkt 161 CAC's Supplemental Memorandum ISO Motion to Exclude Fact Witnesses
120	2017-04-26 Dkt 161-01 REDACTED Declaration of Douglas A. Smith ISO Supplemental Memorandum
121	2017-04-26 Dkt 162 CAC's Application to File Under Seal Ex. 3 to Declaration of Douglas Smith ISO Supplemental Memorandum
122	2017-04-26 Dkt 163 SEALED Declaration of Douglas A. Smith ISO Supplemental Memorandum
123	2017-04-26 Dkt 163-01 Ex. 1 to SEALED Declaration of Douglas A. Smith ISO Supplemental Memorandum
124	2017-04-26 Dkt 163-02 Ex. 2 to SEALED Declaration of Douglas A. Smith ISO Supplemental Memorandum
125	2017-04-26 Dkt 163-03 Ex. 3 to SEALED Declaration of Douglas A. Smith ISO Supplemental Memorandum
126	2017-04-26 Dkt 163-04 Proof of Service of SEALED Declaration of Douglas A. Smith ISO Supplemental Memorandum
127	2017-04-26 Dkt 164 CAC's Notice of Lodging of Corrected [Proposed] Order Granting Application to File Under Seal
128	2017-04-26 Dkt 164-01 [Proposed] Order Granting CAC's Application to File Under Seal
129	2017-04-27 Dkt 167 SEALED Ex. 3 to Declaration of D. Smith ISO Suppl Memo to Motion to Exclude
130	2017-05-08 Dkt 171-0 Supplement to Mot to Exclude Fact Witnesses Hopper and Ball_Nonce of New Facts
131	2017-05-08 Dkt 171-1 Smith Decl and Ex. 4
132	2017-05-17 Dkt 180-0 Joint Stipulation to Cont Pretrial Deadlines and Trial Date_Set Briefing Schedule for SJ_for Leave to Exceed Page Limits_Authentication
133	2017-05-17 Dkt 180-1 D. Smith Declaration ISO Joint Stipulation
134	2017-05-17 Dkt 180-2 Proposed Order
135	2017-06-15 Dkt 185-0 Stipulation and Joint Motion to Extend Time to Take Ball Deposition
136	2017-06-15 Dkt 185-01 [Proposed] Order Granting Stipulation and Joint Motion to Extend Time to Take Ball Deposition

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137	2017-07-28 Dkt 187 REDACTED CAC's Motion for Summary Judgment
138	2017-07-28 Dkt 187-01 [Proposed] Order Granting CAC's Motion for Summary Judgment
139	2017-07-28 Dkt 187-02 REDACTED CAC's Statement of Undisputed Material Facts ISO Motion for Summary Judgment
140	2017-07-28 Dkt 187-03 REDACTED Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
141	2017-07-28 Dkt 187-04 REDACTED Exhibts to Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
142	2017-07-28 Dkt 187-05 REDACTED Exhibts to Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
143	2017-07-28 Dkt 187-06 REDACTED Exhibts to Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
144	2017-07-28 Dkt 187-07 REDACTED Exhibts to Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
145	2017-07-28 Dkt 187-08 REDACTED Exhibts to Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
146	2017-07-28 Dkt 187-09 REDACTED Exhibts to Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
147	2017-07-28 Dkt 187-10 REDACTED Exhibts to Declaration of Doulgas A. Smith ISO CAC's Motion for Summary Judgment
148	2017-07-28 Dkt 187-11 Declaration of Jeffrey Brock ISO CAC's Motion for Summary Judgment
149	2017-07-28 Dkt 187-12 Declaration of Douglas Busk ISO CAC's Motion for Summary Judgment
150	2017-07-28 Dkt 188 Joint Stipulation on Authenticity
151	2017-07-28 Dkt 189 CAC's Request for Judicial Notice ISO Motion for Summary Judgment
152	2017-07-28 Dkt 189-01 [Proposed] Order Granting CAC's Request for Judicial Notice ISO Motion for Summary Judgment
153	2017-07-28 Dkt 190 CAC's Application to File Various Documents Under Seal re MSJ
154	2017-07-28 Dkt 190-01 [Proposed] Order Granting CAC's Application to File Various Documents Under Seal re MSJ
155	2017-07-28 Dkt 191 CAC's SEALED Declaration of Douglas Smith ISO Application to File Under Seal
156	2017-07-28 Dkt 191-01 Exhibit A CAC's SEALED Declaration of Douglas Smith ISO Application to File Under Seal
157	2017-07-28 Dkt 191-02 CAC's UNREDACTED Motion for Summary Judgment
158	2017-07-28 Dkt 191-03 CAC's UNREDACTED Statement of Undisputed Material Facts ISO Motion for Summary Judgment
159	2017-07-28 Dkt 191-04 CAC's UNREDACTED Exs 1, 7-9, 11, 14, 16-17, 19 to Declaration of Douglas Smith re MSJ
160	2017-07-28 Dkt 191-05 CAC's UNREDACTED Exs 20 and 22 to Declaration of Douglas Smith re MSJ
161	2017-07-28 Dkt 191-06 CAC's UNREDACTED Exs 30-34, 36-40, 50-53, 56-59, 68, 70-74, 81-85 to Declaration of Douglas Smith re MSJ
162	2017-07-28 Dkt 191-07 CAC's UNREDACTED Exs 86-102, 112, 122 to Declaration of Douglas Smith re MSJ
163	2017-07-31 Dkt 195 CAC's Proof of Service of Sealed Documents ISO Motion for Summary Judgment
164	2017-08-01 Dkt 197-0 Sealed Declaration of D. Smith In Support of Application to file Under Seal
165	2017-08-01 Dkt 197-01 Unredacted Exhibit 8
166	2017-08-01 Dkt 197-02 Proof of Service
167	2017-08-22 Dkt 198-0 REDACTED CAC Opposition to WL Partial MSJ
168	2017-08-22 Dkt 198-1 CAC Statement of Genuine Disputes of Material Fact
169	2017-08-22 Dkt 198-2 REDACTED CAC Statement of Additional Undisputed Material Facts

<b>Credit Acceptance Corp.'s Courtesy Copies Provided to Chambers</b>	
170	2017-08-22 Dkt 198-3 CAC Faigen Declaration ISO Oppn to WL MSJ
171	2017-08-22 Dkt 198-4 CAC Exhibits 123 - 136 to Faigen Decl ISO Oppn
172	2017-08-22 Dkt 198-5 CAC Signed Declaration of Jeffrey Brock ISO Opposition to MSJ
173	2017-08-22 Dkt 198-6 CAC RJN ISO Oppn to WL MSJ
174	2017-08-22 Dkt 198-7 CAC Proposed Order re RJN ISO Oppn to WL MSJ
175	2017-08-22 Dkt 199-0 CAC App to File Oppn to MSJ Under Seal
176	2017-08-22 Dkt 199-1 CAC Proposed Order Granting App to File Oppn Under Seal
177	2017-08-22 Dkt 201-0 Ex Parte CAC Smith Decl ISO Appl to File Oppn Under Seal
178	2017-08-22 Dkt 201-2 Ex Parte UNDER SEAL Exhibit B to Smith Decl - CAC Statement of Additional Undisputed Material Facts
179	2017-08-22 Dkt 201-3 Ex Parte UNDER SEAL Exhibit C to Smith Decl - CAC Opposition to WL Partial MSJ
180	2017-08-22 Dkt 201-4 Ex Parte Proof_of_Service_of_Sealed_Opposition_to_Partial_MSJ_docs
181	2017-08-28 Dkt 207-0 (Ex Parte) SEALED CAC Smith Decl ISO Westlake App to File CAC Docs Under Seal
182	2017-08-28 Dkt 207-1 (Ex Parte) Exhibit 13 to the SEALED CAC Smith Decl ISO Westlake App to File CAC Docs Under Seal
183	2017-08-28 Dkt 207-2 (Ex Parte) Exhibit 39 to the SEALED CAC Smith Decl ISO Westlake App to File CAC Docs Under Seal
184	2017-08-28 Dkt 207-3 (Ex Parte) Proof of Service
185	2017-08-28 Dkt 208-0 Notice of Motion and Motion to Exclude the Expert Opinions of Robert Stoll
186	2017-08-28 Dkt 208-1 Faigen Declaration ISO Motion to Exclude Stoll
187	2017-08-28 Dkt 208-2 Exhibits 1 - 8 to Faigen Declaration ISO Motion to Exclude Stoll
188	2017-08-28 Dkt 208-3 Exhibits 9 - 20 to Faigen Declaration ISO Motion to Exclude Stoll
189	2017-08-28 Dkt 208-4 Proposed Order
190	2017-08-28 Dkt 209-0 Notice of Motion and Motion to Exclude the Expert Opinions of Donald House Sr
191	2017-08-28 Dkt 209-1 Faigen Declaration ISO Motion to Exclude House
192	2017-08-28 Dkt 209-2 Exhibit 1 to Faigen Declaration ISO Motion to Exclude House
193	2017-08-28 Dkt 209-3 Proposed Order
194	2017-09-06 Dkt 213 CAC Response to OSC re Under Seal
195	2017-09-11 Dkt 221-0 REDACTED CAC Reply ISO Motion for Summary Judgment
196	2017-09-11 Dkt 221-01 Declaration of Jason D. Russell ISO CAC Reply ISO Motion for Summary Judgment
197	2017-09-11 Dkt 221-02 REDACTED Exhibits 137-155 to Declaration of Jason D. Russell ISO CAC Reply ISO Motion for Summary Judgment
198	2017-09-11 Dkt 221-03 REDACTED CAC Reply Statement of Undisputed Material Facts and Conclusions of Law
199	2017-09-11 Dkt 221-04 REDACTED CAC Response to Westlake's Separate Statement of Undisputed Facts in Support of its Opposition to CAC's MSJ
200	2017-09-11 Dkt 221-05 CAC's Evidentiary Objections to the Declaration of Chris Urban
201	2017-09-11 Dkt 221-06 CAC's Evidentiary Objections to the Declaration of Ian Anderson
202	2017-09-11 Dkt 221-07 CAC's Response to Plaintiff's Request for Evidentiary Ruling On Specified Objections of the Declaration of Jeffrey Brock
203	2017-09-11 Dkt 221-08 CAC's Response to Plaintiff's Request for Evidentiary Ruling On Specified Objections of the Declaration of Douglas Busk
204	2017-09-11 Dkt 224 CAC's Application to File Documents ISO CAC's Reply ISO its Motion for Summary Judgment
205	2017-09-11 Dkt 224-01 [Proposed] Order Granting CAC's Application to File Documents ISO CAC's Reply ISO its Motion for Summary Judgment

<b>Credit Acceptance Corp.'s Courtesy Copies Provided to Chambers</b>	
206	2017-09-11 Dkt 225-0 CAC Smith Declaration ISO App to File Reply MSJ Docs Under Seal
207	2017-09-11 Dkt 225-1 EX PARTE UNDER SEAL Exhibit A to Smith Decl
208	2017-09-11 Dkt 225-2 EX PARTE UNDER SEAL Ex B UNREDACTED CAC MSJ_SUF_Reply
209	2017-09-11 Dkt 225-3 EX PARTE UNDER SEAL Ex C UNREDACTED CAC Response to WL's Additional Facts
210	2017-09-11 Dkt 225-4 EX PARTE UNDER SEAL Ex 148 UNREDACTED Vazquez_EXCERPTS
211	2017-09-11 Dkt 225-5 EX PARTE UNDER SEAL Ex 138 UNREDACTED Exhibit D-17 - Ian Anderson WESTLAKE0036957
212	2017-09-11 Dkt 225-6 EX PARTE UNDER SEAL Ex 139 UNREDACTED Exhibit D-22 - Ian Anderson WESTLAKE0035228
213	2017-09-11 Dkt 225-7 EX PARTE UNDER SEAL Proof_of_Service_of_Sealed_Reply_to_MSJ_docs
214	2017-09-15 Dkt 228 SEALED CAC's Motion for Summary Judgment
215	2017-09-15 Dkt 228-01 SEALED CAC's Statement of Undisputed Facts and Conclusions of Law
216	2017-09-15 Dkt 228-02 SEALED Exhibits to Declaration of Douglas A. Smith In Support of CAC's Motion for Summary Judgment
217	2017-09-15 Dkt 228-03 SEALED Exhibits 19 and 20 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
218	2017-09-15 Dkt 228-04 SEALED Exhibit 33 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
219	2017-09-15 Dkt 228-05 SEALED Exhibit 40 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
220	2017-09-15 Dkt 228-06 SEALED Exhibits 58 and 59 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
221	2017-09-15 Dkt 228-07 SEALED Exhibit 68 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
222	2017-09-15 Dkt 228-08 SEALED Exhibits 71 and 72 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
223	2017-09-15 Dkt 228-09 SEALED Exhibit 81 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
224	2017-09-15 Dkt 228-10 SEALED Exhibit 87 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
225	2017-09-15 Dkt 228-11 SEALED Exhibit 99 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
226	2017-09-15 Dkt 228-12 SEALED Exhibit 112 to Declaration of Douglas A. Smith ISO CAC's Motion for Summary Judgment
227	2017-09-15 Dkt 229-0 CAC's REDACTED Motion for Summary Judgment
228	2017-09-15 Dkt 229-01 CAC's REDACTED Statement of Undisputed Facts and Conclusions of Law
229	2017-09-15 Dkt 229-02 Face Page of Declaration of Douglas A. Smith ISO Exhibits
230	2017-09-15 Dkt 229-03 Ex. 1 to Decl of Douglas Smith ISO Motion for Summary Judgment
231	2017-09-15 Dkt 229-04 Ex. 7-9 to Decl of Douglas Smith ISO Motion for Summary Judgment
232	2017-09-15 Dkt 229-05 Ex. 11 to Decl of Douglas Smith ISO Motion for Summary Judgment
233	2017-09-15 Dkt 229-06 Ex. 14 to Decl of Douglas Smith ISO Motion for Summary Judgment
234	2017-09-15 Dkt 229-07 Ex. 16-17 to Decl of Douglas Smith ISO Motion for Summary Judgment
235	2017-09-15 Dkt 229-08 Ex. 22 to Decl of Douglas Smith ISO Motion for Summary Judgment
236	2017-09-15 Dkt 229-09 Ex. 30-32 to Decl of Douglas Smith ISO Motion for Summary Judgment
237	2017-09-15 Dkt 229-10 Ex. 34 to Decl of Douglas Smith ISO Motion for Summary Judgment
238	2017-09-15 Dkt 229-11 Ex. 36-39 to Decl of Douglas Smith ISO Motion for Summary Judgment
239	2017-09-15 Dkt 229-12 Ex. 50-53 to Decl of Douglas Smith ISO Motion for Summary Judgment
240	2017-09-15 Dkt 229-13 Ex. 56-57 to Decl of Douglas Smith ISO Motion for Summary Judgment
241	2017-09-15 Dkt 229-14 Ex. 70 to Decl of Douglas Smith ISO Motion for Summary Judgment

<b>Credit Acceptance Corp.'s Courtesy Copies Provided to Chambers</b>	
242	2017-09-15 Dkt 229-15 Ex. 73-74 to Decl of Douglas Smith ISO Motion for Summary Judgment
243	2017-09-15 Dkt 229-16 Ex. 82-86 to Decl of Douglas Smith ISO Motion for Summary Judgment
244	2017-09-15 Dkt 229-17 Ex. 88-98 to Decl of Douglas Smith ISO Motion for Summary Judgment
245	2017-09-15 Dkt 229-18 Ex. 100-102 to Decl of Douglas Smith ISO Motion for Summary Judgment
246	2017-09-15 Dkt 229-19 Ex. 122 to Decl of Douglas Smith ISO Motion for Summary Judgment
247	2017-09-15 Dkt 230-0 SEALED CAC's Opposition to Westlake's Partial Motion for Summary Judgment
248	2017-09-15 Dkt 230-01 SEALED CAC's Statement of Additional Undisputed Material Facts ISO Opposition
249	2017-09-15 Dkt 231-0 SEALED CAC's Reply Statement of Undisputed Facts re MSJ
250	2017-09-15 Dkt 231-01 SEALED CAC's Response to Westlake's Additional Facts
251	2017-09-15 Dkt 231-02 SEALED Face Page of Declaration of Jason D. Russell ISO CAC's Reply
252	2017-09-15 Dkt 231-03 SEALED Ex. 138 to the Decl. of Jason D. Russell
253	2017-09-15 Dkt 231-04 SEALED Ex. 139 to the Decl. of Jason D. Russell
254	2017-09-15 Dkt 231-05 SEALED Ex. 148 to the Decl. of Jason D. Russell
255	2017-09-19 Dkt 232 CAC's Proof of Service of SEALED MSJ Documents Pursuant to Court Orders
256	2017-10-02 Dkt 238-0 CAC's Reply ISO Motion to Exclude Expert Opinions of Robert Stoll
257	2017-10-02 Dkt 238-1 Smith Declaration ISO CAC's Reply ISO Motion to Exclude Expert Opinions of Robert Stoll
258	2017-10-02 Dkt 238-2 Exhibit 21 to Smith Declaration ISO CAC's Reply ISO Motion to Exclude Expert Opinions of Robert Stoll
259	2017-10-02 Dkt 239-0 CAC's Reply ISO Motion to Exclude Expert Opinions of Donald House Sr
260	2017-10-02 Dkt 239-1 Smith Declaration ISO CAC's Reply ISO Motion to Exclude Expert Opinions of Donald House Sr
261	2017-10-02 Dkt 239-2 Exhibits 2 - 5 to Smith Declaration ISO CAC's Reply ISO Motion to Exclude Expert Opinions of Donald House Sr.
262	2017-10-30 Dkt 243 CAC Contentions of Law and Fact
263	2017-10-30 Dkt 244 Joint Witness List
264	2017-10-30 Dkt 245 Joint Exhibit List
265	2017-10-31 Dkt 250-0 CAC MIL to Exclude Ian Anderson's Build Around Testimony
266	2017-10-31 Dkt 250-3 CAC Proposed Order Granting Motion in Limine
267	2017-10-31 Dkt 250-1 Smith Declaration ISO Motion in Limine
268	2017-10-31 Dkt 250-2 Exhibits 1 - 5